CRAIG H. MISSAKIAN (CABN 125202) United States Attorney PAMELA T. JOHANN (CABN 145558) 2 Chief, Civil Division ELIZABETH D. KURLAN (CABN 255869) 3 Assistant United States Attorney 4 450 Golden Gate Avenue, Box 36055 5 San Francisco, California 94102-3495 Telephone: (415) 436-7298 Facsimile: (415) 436-6748 6 Elizabeth.Kurlan@usdoj.gov 7 Attorneys for Defendants 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 OAKLAND DIVISION 11 W.B., Case No. 4:25-cy-03407 JSW 12 Plaintiff, 13 ORDER GRANTING FOURTH STIPULATION 14 TO EXTEND TIME FOR DEFENDANTS' KRISTI NOEM, Secretary of the United States RESPONSE TO PLAINTIFF'S COMPLAINT 15 Department of Homeland Security, et al., 16 Defendants. 17 18 The parties apologize to the Court for not submitting this extension request prior to Defendants' 19 current response deadline of August 29, 2025, due to the parties' need to confer regarding a uniform 20 deadline for Defendants' response to Plaintiff's complaint. On August 25, 2025, the Court granted the 21 parties' third stipulation to allow time for the parties to discuss possible resolution of this case, setting a 22 due date for Defendants' response to Plaintiff's complaint as August 25, 2025. See Dkt. No. 59. The 23 parties hereby stipulate to a brief additional extension of time for Defendants' response to Plaintiff's

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complaint. Defendants will file their response on or before September 8, 2025. The parties make this

request because Defendants' counsel needs additional time to confer Plaintiff's counsel in this case and

the three other related cases regarding a uniform deadline for Defendants' response. For these reasons,

and as articulated below in Declaration of Counsel, the parties respectfully request that the Court grant

1	1 their stipulation.	
2	2 Dated: August 29, 2025 Respe	ectfully submitted,1
3	Unite	G H. MISSAKIAN d States Attorney
5		izabeth D. Kurlan
6	ELIZ. Assist	ABETH D. KURLAN tant United States Attorney neys for Defendants
7		leys for Defendants
8	/s/ Be	n Loveman LOVEMAN
9	Reeve	es Immigration Law Group neys for Plaintiff
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13	3	
14	ORDER	
15	Pursuant to stipulation, IT IS SO ORDERED. Defendants will file their response to Plaintiff's	
16	complaint by September 8, 2025.	
17	Date: September 2, 2025	Il Stuhita
18 19	WFF)	REY S. WHITE States District Judge
20		States District Judge
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27	¹ In accordance with Civil Local Rule 5-1(i)(3), the filer of this document attests that all signatories listed herein concur in the filing of this document.	
28	signatories fisted herein conedi in the fining of this docume	ent.

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